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REMARKS/ARGUMENTS

Request for Continued Examination:

The applicant respectfully requests continued examination of the above-indicated application as per 37 CFR 1.114.

Additionally, in accordance with 37 CFR 1.313, withdrawal of the present application from issue is respectfully requested as the RCE is filed prior to payment of the issue fee.

10 Amendments to the Claims

Claims 49-70 are newly entered. Upon review, the applicant finds that claim scopes of independent claims 27 and 38 are narrower than intended. Therefore, independent claim 49 is newly added by cancelling certain limitations recited in claim 27. Similarly, independent claim 60 is newly added by cancelling certain limitations recited in claim 38. Claims 50-59 and 61-70 correspond to claims 28-37 and 39-48, respectively.

As no new matter is introduced, consideration of the above-identified claim amendments is respectfully requested.

20 Patentability of New Clams 49-70

Claim 49

In the previous Office action dated 06/26/2006, Examiner stated that it would have been obvious to one skilled in the art to provide the non-volatile memory of Hawryluk (US Patent No. 6,303,917 B1) to the device of Suzuki (Publication No. U.S. 20040079864 A1) for the purpose of storing control instructions and sample data for calculations. The applicant insists that Examiner's interpretations are incorrect.

Referring to Suzuki Fig. 6, the laser performance represents a mapping between current (control signal) and emitted laser power. Therefore, in specification

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paragraphs [0052] and [0053], Suzuki teaches using the formulas, Performance=(P2-P1)/(IP2-IP1) and IP3=IP1+(P3-P1)/Performance, to estimate the control-input signal IP3 required for the laser diode to generate a light beam having the third light intensity level P3. However, Hawryluk's predetermined relation data is indicative of a mapping between sample data level and energy data level, where the sample data level is generated by the energy sensor (19) arranged for detecting the second portion of the radiant energy (12") from the energy-tapping member (15) which divides the radiant energy (12) received from the optical element (13) into related first and second portions (12' and 12"). [Fig. 2; col. 4, lines 47-55; col. 7, lines 46-49] Therefore, Hawryluk discloses using the predetermined relation data to estimate the first portion of the radiant energy (12') according to the actually detected second portion of the radiant energy (12"). [Fig. 2; col. 6, lines 41-47; col. 9, lines 25-321 In short, Hawryluk discloses that the mapping between an actually measured laser power (the second portion of the radiant energy 12" shown in Fig. 2) and an estimated laser power (the first portion of the radiant energy 12' shown in Fig. 2). As Suzuki's laser performance and Hawryluk's predetermined relation data have different operational characteristics, one for mapping a desired laser power (not measured) to an estimated current value and the other for mapping an actually measured laser power to an estimated laser power (not measured), the applicant asserts that a skilled person is not motivated to adopt Hawryluk's memory, configured for storing the mapping between an actually measured laser power and an estimated laser power, in Suzuki's circuit for storing the mapping between a desired laser power and an estimated current value.

Additionally, note is made by the applicant that Suzuki's laser performance is implemented for real-time power adjustment/calibration in the operational mode (paragraphs [0041], [0042], [0056] and [0058]), while Hawryluk's predetermined relation data is implemented for power monitoring/estimation in the operational mode rather than real-time power adjustment/calibration in the operational mode. In other words, Suzuki's circuit has a closed loop control for adaptively and dynamically adjusting the magnitude of driving currents for controlling the resultant

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laser power emitted from the laser diode when running in the operational mode, but Hawryluk's apparatus has no radiant energy adjustment or calibration implemented therein when running in the operation mode. In short, Hawryluk's apparatus merely monitors the radiant energy and then outputs the monitored results (Fig. 5; col. 11, lines 9-55). As the operations of Suzuki and Hawryluk belong to different technical fields, one for real-time power adjustment/calibration and the other for power monitoring/estimation, and the problems to be solved are different, the applicant further asserts that a person of ordinary skill in the art is not motivated to make the proposed substitution, combination, or modification for using the Hawryluk's memory in Suzuki's circuit to store Suzuki's laser performance when having the cited references before him/her.

Another note is made by the applicant that Hawryluk teaches that his invention is directed to monitoring radiant energy supplied to a substrate to anneal integrated devices or circuits formed thereon, or to expose a resist layer in the performance of photolithography, or to heat a substrate to form silicide contacts ("Field of the Invention" stated in Hawryluk's disclosure). Therefore, Hawryluk's teaching is applied to the technical field of semiconductor process. However, applicant's invention is directed to optical recording and storage drives (paragraph [Para 1] of applicant's disclosure). Therefore, the cited Hawryluk reference is not in the field of applicant's endeavor. Additionally, as stated above, Hawryluk's apparatus is for power monitoring/estimation. The applicant's invention, however, is for calibrating the proper output power of a light emitting device (paragraph [Para 1] of applicant's disclosure). Therefore, the cited Hawryluk reference is not pertinent to the particular problem with which the applicant is concerned. In accordance with MPEP 2141.01(a), subsection I entitled "TO RELY ON A REFERENCE UNDER 35 U.S.C. 103, IT MUST BE ANALOGOUS PRIOR ART," the applicant believes that the cited Hawryluk reference, which is relied on for the rejections, is not qualified as prior art available under 35 U.S.C. 103(a).

Yet another note is made by the applicant that Suzuki's circuit provides a real-time power adjustment/calibration because of the closed loop control

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Performance=(P2-P1)/(IP2-IP1), is obtained from one control input signal IP2 when the laser diode generates a light beam having the second light intensity level P2, and the other control input signal IP1 when the laser diode generates a light beam having the first light intensity level P1. As a result, when either of the control input signalsIP1 and IP2 is adjusted due to the comparison result (paragraphs [0040], [0041], and [0044] of Suzuki's disclosure), the current laser performance has to be updated; otherwise, the control signal IP3 estimated using the erroneous laser performance fails to drive the laser diode to emit the third light intensity level P3 as desired. As Suzuki's laser performance requires frequent and dynamical updating, storing the computed laser performance in the non-volatile memory for permanent storage when the real-time power adjustment/calibration is active is meaningless and against common knowledge owned by those skilled in the pertinent art. The applicant therefore asserts that a skilled person is not motivated to adopt Hawryluk's memory in Suzuki's circuit for storing the laser performance taught by Suzuki.

In light of above statements, the applicant asserts that the claimed feature "a non-volatile memory for storing the power relationship determined by the microprocessor" is neither taught nor suggested by the cited references, alone or in combination.

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Claims 50-59

Claims 50-59 are dependent upon claim 49, and should be allowed if claim 49 is found allowable.

25 Claim 60

In light of above statements under <u>Claim 49</u>, the applicant asserts that the claimed limitation "storing the power relationship determined during the calibration mode in a non-volatile memory" is neither taught nor suggested by the cited references, alone or in combination.

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Claims 61-70

Claims 61-70 are dependent upon claim 60, and should be allowed if claim 60 is found allowable.

5 Applicant respectfully requests that a timely Notice of Allowance be issued in this case.

Sincerely yours,

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Date: 08.29.2007

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Note: Please leave a message in my voice mail if you need to talk to me. (The time in D.C. is 12 hours behind the Taiwan time, i.e. 9 AM in D.C. = 9 PM in Taiwan.)